JURISDICTION: General References:	CONNECTICUT This chapter summarizes Connecticut State statutes related to speed. Connecticut General Statutes Annotated and Regulations of Connecticut State Agencies (RCSA)
Basis for a Speed Law Violation:	
Basic Speed Rule:	Traveling Unreasonably Fast. No person shall drive a motor vehicle at a rate of speed greater than is reasonable, having regard to the width, traffic and use of highway, road or parking area, the intersection of streets and weather conditions. 14-218a(a) & 14-281a(a)
Statutory Speed Limit:	65 MPH on multiple lane, limited access highways which are suitable for such a speed limit 14-218a(b) & 14-219(a) 55 MPH upon other highways 14-219(a)
See Other below.	50 MPH for a school bus on a divided limited access highway 14-281a(a) 40 MPH for a school bus on all other highways 14-281a(a)
Posted (Maximum) Speed Limit:	The State Traffic Commission may determine speed limits ¹ on any highway, bridge, or parkway. 14-218a(a)
Minimum Speed Limit:	 I. No person shall operate a motor vehicle at such a slow speed as to impede or block the normal and reasonable movement of traffic. 14-220(a) II. A person, driving at less than the normal speed of traffic, shall drive in the right-hand lane available for traffic or as close as practicable to the right-hand curb or edge of the highway. 14-230(b)
Posted (Minimum) Speed Limit:	40 MPH ² on a limited access divided highway 14-220(a)
Other:	 I. Driving such a rate of speed as to endanger the life of a vehicle occupant. 14-219(a) II. A person must obtain a special permit to operate a vehicle on a highway with a normal speed ≤15 MPH while transporting 3 or more persons for pleasure purposes (whether or not for hire). 14-221
Adjudication of Speed Law Violations:	
Civil/Criminal Adjudication of Violation: Other:	All Speed Law Violations are Infractions. 14-218a(c), 14-219(b), 14-220(c), 14-221, 14-230(d) & 14-281a(c)

Sanctions Following an Adjudication of a Speed Law Violation:

Criminal Sanctions:

[D]iffering limits may be established for different types of vehicles...." In addition, any speed in excess of this limit is *prima facie* evidence that such speed wa nable. 14-218a(a) Note: Local governments may establish speed limits on the streets under their jurisdiction. However, such speed limits must be approved by the ic Commission. 14-218a(a)

'his minimum speed does not apply either (1) to highway maintenance vehicles or (2) to certain types commercial vehicles on grades. 14-220(a)

CONNECTICUT

Imprisonment:
 Term (Day, Month, Years,
Etc.):
 Mandatory Minimum Term:
Fine:
 Amount (\$ Range):

 Mandatory Min. Fine (\$):

Other Penalties:
 Traffic School:

None

I. Except for speed law offenses committed under 14-219, a fine of not more than \$50 14-296

II. For speed law offenses committed under 14-219, a fine of \$35 to $\$90^3$ 51-164m(c)

III. \$35 to \$90³ or \$100 to \$150³ if the offender was operating a truck. For speeds (1) >65 MPH but \le 70 MPH on multiple line limited access highways with a speed limit of 65 MPH, (2) >55 MPH but \le 70 MPH on other multiple line limited access highways and (2) on any other highway >55 MPH but \le 60 MPH 14-219(b) and 51-164m(c) & (d)

IV. \$100 to $\$150^3$ or 150 to $\$200^3$ if the offender was operating a truck. For speeds (1) >70 MPH but \le 85 MPH on multiple line limited access highways and (2) on any other highway >60 MPH but \le 85 MPH 14-219(c) & 51-164m(d)

None

Driver Retraining Program. I. A person, who commits 2 or more moving violations, may be required to complete a driver retraining program. 14-111g

II. A person ≥18 years old, who commits 2 or more moving violations within 1 year of obtaining a driver's license, may be required to complete a driver retraining program. 14-296d

Double Fines. If the speeding offenses occurred in a designated construction zone, the fine sanction is double the usual amount. 1 of Public Act 95-181

Licensing Action:
Type of Licensing Action
(Susp/Rev):

I. Suspension or Revocation-For offenses committed under 14-219 14-111b

II. **Suspension** under either the Point System or for Unsafe Vehicle Operation for other speeding violations 14-111 and RCSA 14-137-

Sanctions Following an Adjudication of a Speeding Violation:

or offenses committed under 14-219, the fine sanctions to be imposed are established by the superior court via a fine schedule. This schedule consists of a sliding which must be based upon the severity of the violation. 51-164m

a truck is defined as "every motor vehicle designed, used or maintained primarily for the transportation of property." 14-260n(4)

System. I. If a person accumulates 10 points within a 24 month period, their license is suspended for 30 days. After such suspension if, a person again commisse (within 5 years from the beginning of the 30 day suspension period) which raises the point accumulation above 10, their license is suspended until the point total is ts remain on the driver's record for 24 months from the date of assessment. II. The following points are assessed for speeding violations: One (1) point either ting at an unreasonable speed under 14-218a, for violating 14-219 or for failing to drive in right-hand lane; two (2) points for driving at such a slow speed as to im c under 14-220; three (3) points for racing on the highways under 14-224(c); and, five (5) points for operating a school bus at an excessive speed under 14-2 14-137a-5, 14-137a-6 & 14-137-8 **History of Unsafe Operation.** If a person has had 4 unsafe moving traffic convictions within 2 years, their license is subject day suspension. Such convictions include most speeding offenses and other rules of the road violations. 14-111(a) & RCSA 14-137-82

(continued)

Licensing Action: Type of Licensing Action

(Susp/Rev): (continued)

Term of License Withdrawal

(Days, Months, Years, etc.):

Mandatory Minimum Term of

Withdrawal:

Miscellaneous Sanctions Not Included Elsewhere: 82. 14-137a-5 & 14-137a-8

I. For offenses committed under 14-219: 1st, 2nd or 3rd offense-Not more than 30 days (but only if the court recommends suspension or revocation) 14-111b(a) 4th offense (within 2 years)-Not more than 30 days 5th offense (within 2 years)-Not more than 60 days Subsequent offense (within 2 years)-6 months 14-111b(b) & (c) II. For Other Speeding Violations: 30 days if the requisite number of

points have been accumulated.

The above licensing actions may be mandatory.

Other Criminal Actions Related to Speeding:

Racing on Highway^o:

Sanctions:

Criminal Sanction:

Imprisonment (Term):

Mandatory Minimum Term:

Fine (\$ Range):

Mandatory Minimum Fine:

Administrative Licensing Action:

Licensing Authorized and

Type of Action:

Length of Term of Licensing Withdrawal: Mandatory Action--Minimum

Length of License

Withdrawal:

Other:

Misdemeanor 14-224(c) & (g) and 53a-26(a)

1st offense or subsequent offense (within 10 years)-Not more than 1

vear 14-1(a)(69) & 14-224(g)

None

1st offense-\$75 to \$600 Subsequent offense (within 10 years)-\$100 to

14-1(a)(69) & 14-224(g)

None

Suspension under either the Point System or for Unsafe Vehicle

Operation 14-111 and RCSA 14-137-82, 14-137a-5 & 14-137a-8

30 days if the requisite number of points have been accumulated. ⁵

The above licensing actions may be mandatory.

Other Criminal Actions Related to Speeding: (continued)

Reckless Driving: Sanction:

Criminal:

Misdemeanor'

14-222 & 53a-26(a)

Jnder 14-224(c), "[n]o person shall operate a motor vehicle upon any public highway for a wager or for any race or for the purpose of making a speed contest."

teckless driving is defined as operating a motor vehicle either (1) recklessly, having regard to the width, traffic and use of such highway, road, school property or pa the intersection of streets and the weather conditions, (2) at a rate of speed as to endanger the life of any person (other the vehicle operator), or (3) at a rate of speed . 14-222(a)

CONNECTICUT

Imprisonment (Term):

Mandatory Minimum Term

of Imprisonment:

Fine (\$ Range):

Mandatory Minimum Fine:

Administrative Licensing Actions:

Type of Licensing Action

(Susp/Rev):

Length of Term of License

Withdrawal Action:

Mandatory Term of License

Withdrawal Action:

Other:

Commercial Motor Vehicle (CMV) Operators⁸:

Grounds for Disqualification:

Period of Disqualification:

Period of Mandatory Disqualification:

Not more than **30 days** 14-222(b)

None

\$100 to \$300 14-222(b)

None

Suspension 14-111(b)

1st offense-30 to 90 days Subsequent offense-Not less than 90 days

14-111(b)

1st offense-30 days Subsequent offense-90 days 14-111(b) Note: Given the wording in 14-111(b), these suspensions appear to be

mandatory.

2 serious violations (within 3 years)-Not less than 60 days 3 serious

A person is disqualified from operating a CMV if while driving such a

vehicle they either (1) commit 2 "serious traffic violations" within a 3 year period or (2) commit 3 such violations within a 3 year period.

violations (within 3 years)-Not less than 120 days 14-44k(g)

2 serious violations (within 3 years)-60 days 3 serious violations

(within 3 years)-120 days 14-44k(g)

a person who has obtained a commercial driver's license (CDL) and is qualified to operate a commercial motor vehicle. A commercial motor vehicle is defined as a ve ned to carry either passengers or property and either has a gross vehicle weight of ≥26,001 lbs., is designed to transport 16 or more persons, is designed to transport persons and is used to carry students under the age of 21, or is transporting hazardous materials which requires that the vehicle to be placarded in accordance with rtment of Transportation regulations. 14-1(a)(11)

ν "serious traffic violation" includes exceeding the speed limit by 15 or more MPH or reckless driving. 14-1(a)(71)